COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF RANDY D. MOORE, LOUISA,)
KENTUCKY, TO DEVIATE FROM COMMISSION) CASE NO. 10,007
REGULATION 807 KAR 5:026, SECTION 6(7))

ORDER

On July 23, 1987, Randy D. Moore, Louisa, Kentucky, filed a letter with the Commission requesting authority to deviate from Commission Regulation 807 KAR 5:026, Section 5(6), to use the existing 200-foot, one-inch service line from the Baiden Gas gathering system to his gas metering system and the 60-foot, one-inch line from his metering system to his property.

The Commission staff is of the opinion that the 200-foot, one-inch service line is not a deviation from 807 KAR 5:026, Section 5(6), which states, "All metering and regulation equipment shall be as near to the gathering line as practicable, in accordance with safe and accepted operating practices."

But the Commission staff does consider the 60-foot, one-inch yard line a deviation from 807 KAR 5:026, Section 6(7), which requires a yard line size of one and one-fourth inches.

Jack Stumbo, a member of the Commission staff, inspected the proposed location and found the 60-foot yard line had been removed and replaced with one and one-fourth inch steel pipe, which is according to Commission regulations. Mr. Stumbo's report is attached as Appendix A.

BACKGROUND

On August 25, 1987, the Commission ordered Baiden Gas Company¹ to comply with the Commission regulation by September 1, 1987, by determining that all of its customers' hookups comply with the Commission regulations.

The customers of the Baiden Gas Company have been notified of changes required in their systems to comply with the Commission regulations, and their systems have been inspected by members of the Commission staff.

One of the violations of some Baiden Gas Company customers was using one-inch yard line instead of one and one-fourth inch line.

The lengths of the lines were measured, and the lines were tested by a member of the Commission staff.

CONCLUSION

The Commission, having considered the application and all evidence of record and being fully advised, is of the opinion and finds that:

- 1. Randy D. Moore is not deviating from the Commission regulations by replacing his gas yard line with one and one-fourth inch steel pipe.
- 2. Mr. Moore shall meet all other requirements of Public Service Commission Regulation 807 KAR 5:026.

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Case No. 9954, Failure of Baiden Gas Company to Comply with Commission Regulations.

IT IS THEREFORE ORDERED that Randy D. Moore's application is hereby dismissed without prejudice.

Done at Frankfort, Kentucky, this 2nd day of October, 1987.

PUBLIC SERVICE COMMISSION

Richard D. Hemen	A.
Chairman	Z,
Vice Chairman	1
Somissioner Mullian)
Comissioner Walland	-

ATTEST:

INTRA AGENCY MEMORANDUM

KENTUCKY PUBLIC SERVICE COMMISSION

FARM TAP INSPECTION REPORT

	DATE 8/31/87
NAME OF CUSTOMER: Randy Moore	
ADDRESS: Rt. 5	
Louisa, Kentucky 41230	
COMPANY: Baiden Gas Company	
TYPE OF INSPECTION: Final	
PLASTIC PIPE DEVIATION NA CA	ASE •
CONSTRUCTION Self CO. R	EFERENCE #
REPORT: "THE UNDERSIGNED HAS INSPECTED TO VICE LINES DESIGNED TO PROVIDE THE CUSTOMER(S) NOTED ABOVE IN A 5:026, SECTION 3, SUBSECTION 4. INDICATED THAT THE CONSTRUCTION ACCORDANCE WITH THE KENTUCKY PUBLICATED.	NATURAL GAS SERVICE TO ACCORDANCE WITH 807 KAR . THE INSPECTION(S) HAS BEEN COMPLETED IN

REGULATIONS 807 KAR 5:026, GAS SECTION: SERVICE LINES

AND HAS BEEN APPROVED FOR NATURAL GAS SERVICES."

INSPECTOR Student

Rendy C. Doore Rt. S. Sox 240 Louisa, EY 41230

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PUBLIC SERVICE COMMISSION

Public Service Commission 730 Schenkel Lane P.U. Box 615 Frankfort, KY 40602

Case No. 2007

Dear Sirs:

I am currently a customer of the Baiden Gas Company located on the northern end of Martin County, Kentucky. On July 20, 1987, your office held a public hearing on the requirements upon which a connection to any gas system can be made. At this public meeting, it was made clear that a deviation from KRS regulations would be considered by your regulatory agency upon receiving a written request, and an inspection by your field inspectors showed no compromise of safety.

My request is to deviate from the regulation named KRS 278.485(3) Section 5. Item (6). It states that all metering Nor devices shall be as near to the gathering line as practical, in accordance with safe and accepted operating practices.

deviation

Before your agency became directly involved (with the many customers on this system, my metering device was located approximately 200' from the gethering line. It's location was at the foot of a steep hill, and is approximately 60' from my home. The line from the meter is 1" steel, and is buried underneath the surface of the ground. To move the metering devices and the regulators would require a considerable amount of work, and would require trenching methods by hand. All of this work would take me past the July 31 deadline imposed by the gas company.

I feel that no compromises in safety have been made in leaving this part of the system intact. and furthermore. I don't feel that Baiden Gas has any objections to it's location due to: (1) It's been in that location for 11 years and (2) the relative ease in reading the meter.

The system has been renovated to MRS specs except for this request. Please send an inspector as soon as possible to view this request since (do not want to have my gas service disconnected.

I thank you in advance for your assistance.

Sincerely,

Randy W. Hoore

Baiden Gas Consumer